EXHIBIT B

	Case3:07-cv-05944-SC Document796 Filed10/25/10 Page1 of 4 Case3:08-cv-04063-SC Document14 Filed10/27/10 Page1 of 4			
1 2 3 4 5 6	COUNSEL LISTED ON SIGNATURE BLOCK			
7				
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10) No.: M-07-5944 SC			
11	In Re CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION) MDL NO. 1917			
12)) STIPULATION AND [PROPOSED]			
13	This Document Relates to: ORDER MODIFYING AND ADOPTING SPECIAL MASTER'S REPORT,			
14	ALL INDIRECT PURCHASER) RECOMMENDATIONS AND			
15 16	ACTIONS) TENTATIVE RULINGS REGARDING) DEFENDANTS' JOINT MOTION TO) DISMISS THE SECOND			
) CONSOLIDATED AMENDED			
17 18) COMPLAINT OF THE INDIRECT) PURCHASER PLAINTIFFS			
19)			
20)			
21	WHEREAS on September 30, 2010, Special Master Charles A. Legge issued			
22	and filed via ECF his Report, Recommendations And Tentative Rulings Regarding Defendants'			
23	Joint Motion To Dismiss The Second Consolidated Amended Complaint of the Indirect			
24	Purchaser Plaintiffs (Docket No. 768) (the "Report"); WHEREAS on October 7, 2010, Defendants filed a Motion to Adopt the Special			
25	WHEREAS on October 7, 2010, Defendants filed a Motion to Adopt the Special Master's Report in full (Docket No. 780);			
26	WHEREAS by letter dated October 8, 2010, the Indirect Purchaser Plaintiffs			
27	("Plaintiffs") asked the Special Master to clarify certain recommendations and tentative rulings			
28	in the Report;			
20	w02-west:fmi\403004994.2 -1-			

Case3:07-cv-05944-SC Document796 Filed10/25/10 Page2 of 4 Case3:08-cv-04063-SC Document14 Filed10/27/10 Page2 of 4

WHEREAS on October 15, 2010, the Court entered an Order extending the time for the parties to file objections to the Special Master's Report, to allow time for the Special Master to respond to Plaintiffs' request for clarification of the Report;

WHEREAS the parties have met and conferred, and, in consultation with the Special Master, reached a resolution concerning further action on the Special Master's Report;

IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the undersigned defendants and plaintiffs, that:

- 1. The parties agree that the Special Master's Report shall be modified at page 15, lines 6-7, to provide that the allegations of the Second Consolidated Amended Complaint under the law of the states of Illinois and Maine shall be dismissed with prejudice, provided that Plaintiffs may file a Third Consolidated Amended Complaint naming plaintiffs in those states claiming injury under Illinois or Maine law, as applicable.
- 2. Except as so modified pursuant to Paragraph 1 above, the Special Master's Report shall be adopted in full as the Order of this Court, and no party shall file objections to or further motions to adopt or modify the Special Master's Report. Defendants' Motion to Adopt the Special Master's Report is denied as moot.
- 3. By agreeing to this Stipulation and the adoption of the Special Master's Report as modified, Defendants have not waived their rights to assert arguments with respect to the relation back of any future claims filed by Plaintiffs under Illinois or Maine law, even though the Special Master's Report denied those challenges as moot.
- 4. In addition, by agreeing to this Stipulation and the adoption of the Special Master's Report as modified, no party has waived its appellate rights with respect to any argument presented to the Special Master concerning the Second Consolidated Amended Complaint.
- 5. Plaintiffs shall have 45 days from the entry of this Order to file a Third Consolidated Amended Complaint. The only amendments allowed in the Third Consolidated Amended Complaint shall be:
 - Amendments naming plaintiffs in Illinois or Maine claiming injury under
 Illinois or Maine law;
 - Amendments adding or dropping named plaintiffs with respect to claims and states already at issue (i.e., no new claims or states); and
 - c. Amendments to conform to the Special Master's Report and this Order.

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Case 3:07-cv-05944-SC Document 796 Filed 10/25/10 Page 3 of 4 Case 3:08-cv-04063-SC Document 14 Filed 10/27/10 Page 3 of 4 IT IS SO STIPULATED. 1 2 Dated: October 25, 2010 By: /s/ Mario N. Alioto 3 MARIO N. ALIOTO, Bar No. 56433 malioto@tatp.com 4 LAUREN C. RUSSELL, Bar No. 241151 laurenrussell@tatp.com 5 TRUMP, ALIOTO, TRUMP & PRESCOTT, 6 LLP 2280 Union Street 7 San Francisco, California 94123 Telephone: (415) 563-7200 8 Facsimile: (415) 346-0679 9 Interim Lead Counsel for the Indirect 10 Purchaser Plaintiffs 11 12 By: /s/ Michael W. Scarborough 13 GARY L. HALLING, Bar No. 66087 ghalling@sheppardmullin.com 14 JAMES L. MCGINNIS, Bar No. 95788 jmcginnis@sheppardmullin.com 15 MICHAEL SCARBOROUGH, Bar No. 203524 16 mscarborough@sheppardmullin.com SHEPPARD, MULLIN, RICHTER & 17 HAMPTON LLP Four Embarcadero Center, 17th Floor 18 San Francisco, California 94111-4109 Telephone: 415-434-9100 19 Facsimile: 415-434-3947 20 Attorneys for Defendants 21 Samsung SDI America, Inc,. Samsung SDI Co., Ltd., 22 Samsung SDI (Malaysia) Sdn. Bhd., Samsung SDI Mexico S.A. de C.V., 23 Samsung SDI Brasil Ltda., Shenzen Samsung SDI Co., Ltd., and 24 Tianjin Samsung SDI Co., Ltd., And On Behalf of All Other Defendants 25 26 Pursuant to General Order, § X-B, the filer attests that concurrence in the filing 27 of this document has been obtained from the above signatories. 28 -3-W02-WEST:FMI\403004994.2

	Case3:07-cy-05944-SC Document796 Case3:08-cy-04063-SC Document14	Filed 10/25/10 Page 4 of 4
1		
2	PURSUANT TO STIPULATION, IT IS SO	ORDERED.
3		40
4	DATED: Ochlar 26, 2010	Chal a Lyge
5		Hon. Charles A. Legge United States District Judge (Ret.)
6		Special Master
7		_
8	DATED: October 27, 2010	Sames Lands
10		Hon. Samuel Conti
11		United States District Judge
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EXHIBIT C

Case 3:07-cv-05944-JST Document 796 Filed 10/25/10 Page 1 of 4 COUNSEL LISTED ON SIGNATURE BLOCK 1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 No.: M-07-5944 SC In Re CATHODE RAY TUBE (CRT) 11 ANTITRUST LITIGATION MDL NO. 1917 12 **STIPULATION AND [PROPOSED]** 13 ORDER MODIFYING AND ADOPTING This Document Relates to: SPECIAL MASTER'S REPORT, 14 RECOMMENDATIONS AND ALL INDIRECT PURCHASER TENTATIVE RULINGS REGARDING **ACTIONS** 15 **DEFENDANTS' JOINT MOTION TO** 16 DISMISS THE SECOND CONSOLIDATED AMENDED 17 COMPLAINT OF THE INDIRECT PURCHASER PLAINTIFFS 18 19 20 WHEREAS on September 30, 2010, Special Master Charles A. Legge issued 21 and filed via ECF his Report, Recommendations And Tentative Rulings Regarding Defendants' 22 Joint Motion To Dismiss The Second Consolidated Amended Complaint of the Indirect 23 Purchaser Plaintiffs (Docket No. 768) (the "Report"); 24 WHEREAS on October 7, 2010, Defendants filed a Motion to Adopt the Special Master's Report in full (Docket No. 780); 25 WHEREAS by letter dated October 8, 2010, the Indirect Purchaser Plaintiffs 26 ("Plaintiffs") asked the Special Master to clarify certain recommendations and tentative rulings 27 in the Report; 28 -1-W02-WEST:FMI\403004994.2

Case 3:07-cv-05944-JST Document 796 Filed 10/25/10 Page 2 of 4

WHEREAS on October 15, 2010, the Court entered an Order extending the time for the parties to file objections to the Special Master's Report, to allow time for the Special Master to respond to Plaintiffs' request for clarification of the Report;

WHEREAS the parties have met and conferred, and, in consultation with the Special Master, reached a resolution concerning further action on the Special Master's Report; IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the

undersigned defendants and plaintiffs, that:

- 1. The parties agree that the Special Master's Report shall be modified at page 15, lines 6-7, to provide that the allegations of the Second Consolidated Amended Complaint under the law of the states of Illinois and Maine shall be dismissed with prejudice, provided that Plaintiffs may file a Third Consolidated Amended Complaint naming plaintiffs in those states claiming injury under Illinois or Maine law, as applicable.
- 2. Except as so modified pursuant to Paragraph 1 above, the Special Master's Report shall be adopted in full as the Order of this Court, and no party shall file objections to or further motions to adopt or modify the Special Master's Report. Defendants' Motion to Adopt the Special Master's Report is denied as moot.
- 3. By agreeing to this Stipulation and the adoption of the Special Master's Report as modified, Defendants have not waived their rights to assert arguments with respect to the relation back of any future claims filed by Plaintiffs under Illinois or Maine law, even though the Special Master's Report denied those challenges as moot.
- 4. In addition, by agreeing to this Stipulation and the adoption of the Special Master's Report as modified, no party has waived its appellate rights with respect to any argument presented to the Special Master concerning the Second Consolidated Amended Complaint.
- 5. Plaintiffs shall have 45 days from the entry of this Order to file a Third Consolidated Amended Complaint. The only amendments allowed in the Third Consolidated Amended Complaint shall be:
 - Amendments naming plaintiffs in Illinois or Maine claiming injury under Illinois or Maine law;
 - b. Amendments adding or dropping named plaintiffs with respect to claims and states already at issue (i.e., no new claims or states); and
 - c. Amendments to conform to the Special Master's Report and this Order.

Case 3:07-cv-05944-JST Document 796 Filed 10/25/10 Page 3 of 4 1 IT IS SO STIPULATED. 2 Dated: October 25, 2010 By: /s/ Mario N. Alioto 3 MARIO N. ALIOTO, Bar No. 56433 malioto@tatp.com 4 LAUREN C. RUSSELL, Bar No. 241151 laurenrussell@tatp.com 5 TRUMP, ALIOTO, TRUMP & PRESCOTT, 6 LLP 2280 Union Street 7 San Francisco, California 94123 Telephone: (415) 563-7200 8 Facsimile: (415) 346-0679 9 Interim Lead Counsel for the Indirect 10 Purchaser Plaintiffs 11 12 By: /s/ Michael W. Scarborough 13 GARY L. HALLING, Bar No. 66087 ghalling@sheppardmullin.com 14 JAMES L. MCGINNIS, Bar No. 95788 jmcginnis@sheppardmullin.com 15 MICHAEL SCARBOROUGH, Bar No. 203524 16 mscarborough@sheppardmullin.com SHEPPARD, MULLIN, RICHTER & 17 **HAMPTON LLP** Four Embarcadero Center, 17th Floor 18 San Francisco, California 94111-4109 Telephone: 415-434-9100 19 Facsimile: 415-434-3947 20 Attorneys for Defendants 21 Samsung SDI America, Inc,. Samsung SDI Co., Ltd., 22 Samsung SDI (Malaysia) Sdn. Bhd., Samsung SDI Mexico S.A. de C.V., 23 Samsung SDI Brasil Ltda., Shenzen Samsung SDI Co., Ltd., and 24 Tianjin Samsung SDI Co., Ltd., And On Behalf of All Other Defendants 25 26 Pursuant to General Order, § X-B, the filer attests that concurrence in the filing 27 of this document has been obtained from the above signatories. 28 -3-W02-WEST:FMI\403004994.2

	Case 3:07-cv-05944-JST Document 796 Filed 10/25/10 Page 4 of 4
1 2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	
4	DATED:
5	
6	Hon. Charles A. Legge United States District Judge (Ret.) Special Master
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9	DATED:
10	Hon. Samuel Conti United States District Judge
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EXHIBIT D

	Case 3:07-cv-05944-SC Document 796 Filed 10/25/10 Page 1 of 4 Case 3:07-cv-05944-JST Document 797 Filed 10/26/10 Page 1 of 4		
1 2 3 4 5	COUNSEL LISTED ON SIGNATURE BLOCK		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10) No.: M-07-5944 SC		
11	In Re CATHODE RAY TUBE (CRT)) ANTITRUST LITIGATION) MDL NO. 1917		
12) STIPULATION AND [PROPOSED]		
13	This Document Relates to: ORDER MODIFYING AND ADOPTING SPECIAL MASTER'S REPORT,		
14	ALL INDIRECT PURCHASER) RECOMMENDATIONS AND		
15) DEFENDANTS' JOINT MOTION TO		
16) DISMISS THE SECOND) CONSOLIDATED AMENDED		
17 18) COMPLAINT OF THE INDIRECT) PURCHASER PLAINTIFFS		
19)		
20)		
21	WHEREAS on September 30, 2010, Special Master Charles A. Legge issued		
22	and filed via ECF his Report, Recommendations And Tentative Rulings Regarding Defendants'		
23	Joint Motion To Dismiss The Second Consolidated Amended Complaint of the Indirect		
24	Purchaser Plaintiffs (Docket No. 768) (the "Report"); WHEREAS on October 7, 2010, Defendants filed a Motion to Adopt the Special		
25	Master's Report in full (Docket No. 780);		
26	WHEREAS by letter dated October 8, 2010, the Indirect Purchaser Plaintiffs		
27	("Plaintiffs") asked the Special Master to clarify certain recommendations and tentative rulings		
28	in the Report;		
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Case 3:07-cv-05944-JST Document 797 Filed 10/25/10 Page 2 of 4 Document 797 Filed 10/26/10 Page 2 of 4

WHEREAS on October 15, 2010, the Court entered an Order extending the time for the parties to file objections to the Special Master's Report, to allow time for the Special Master to respond to Plaintiffs' request for clarification of the Report;

WHEREAS the parties have met and conferred, and, in consultation with the Special Master, reached a resolution concerning further action on the Special Master's Report;

IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the undersigned defendants and plaintiffs, that:

- The parties agree that the Special Master's Report shall be modified at page 15, lines 6-7, to provide that the allegations of the Second Consolidated Amended Complaint under the law of the states of Illinois and Maine shall be dismissed with prejudice, provided that Plaintiffs may file a Third Consolidated Amended Complaint naming plaintiffs in those states claiming injury under Illinois or Maine law, as applicable.
- Except as so modified pursuant to Paragraph 1 above, the Special Master's Report shall be adopted in full as the Order of this Court, and no party shall file objections to or further motions to adopt or modify the Special Master's Report. Defendants' Motion to Adopt the Special Master's Report is denied as moot.
- 3. By agreeing to this Stipulation and the adoption of the Special Master's Report as modified, Defendants have not waived their rights to assert arguments with respect to the relation back of any future claims filed by Plaintiffs under Illinois or Maine law, even though the Special Master's Report denied those challenges as moot.
- In addition, by agreeing to this Stipulation and the adoption of the 4. Special Master's Report as modified, no party has waived its appellate rights with respect to any argument presented to the Special Master concerning the Second Consolidated Amended Complaint.
- 5. Plaintiffs shall have 45 days from the entry of this Order to file a Third Consolidated Amended Complaint. The only amendments allowed in the Third Consolidated Amended Complaint shall be:
 - Amendments naming plaintiffs in Illinois or Maine claiming injury under a. Illinois or Maine law;
 - b. Amendments adding or dropping named plaintiffs with respect to claims and states already at issue (i.e., no new claims or states); and
 - Amendments to conform to the Special Master's Report and this Order.

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	Case 3:07-cv-05944-SC Document 796 Filed 10/25/10 Page 3 of 4 Case 3:07-cv-05944-JST Document 797 Filed 10/26/10 Page 3 of 4			
1	IT IS SO STIPULATED.			
2	IT IS SO STIPULATED.			
3	Dated: October 25, 2010 By: /s/ Mario N. Alioto			
4	MARIO N. ALIOTO, Bar No. 56433 <u>malioto@tatp.com</u>			
5	LAUREN C. RUSSELL, Bar No. 241151 laurenrussell@tatp.com			
6	TRUMP, ALIOTO, TRUMP & PRESCOTT,			
7	LLP 2280 Union Street			
8	San Francisco, California 94123 Telephone: (415) 563-7200			
9	Facsimile: (415) 346-0679			
10	Interim Lead Counsel for the Indirect Purchaser Plaintiffs			
11	I uromeser I minegys			
12				
13	By: <u>/s/ Michael W. Scarborough</u> GARY L. HALLING, Bar No. 66087			
14	ghalling@sheppardmullin.com JAMES L. MCGINNIS, Bar No. 95788			
15	jmcginnis@sheppardmullin.com MICHAEL SCARBOROUGH, Bar No. 203524			
16	mscarborough@sheppardmullin.com			
17	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP			
18	Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109			
19	Telephone: 415-434-9100 Facsimile: 415-434-3947			
20				
21	Attorneys for Defendants Samsung SDI America, Inc,.			
22	Samsung SDI Co., Ltd., Samsung SDI (Malaysia) Sdn. Bhd., Samsung SDI Mexico S.A. de C.V.,			
23	Samsung SDI Brasil Ltda.,			
24	Shenzen Samsung SDI Co., Ltd., and Tianjin Samsung SDI Co., Ltd., And On Behalf of All Other Defendants			
25	And On Benuty of An Other Defendants			
26	Pursuant to General Order, § X-B, the filer attests that concurrence in the filing			
27	of this document has been obtained from the above signatories.			
28	W02-WEST:FMI\(\d\)03004994.2 -3-			
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	Case 3:07-cv-05944-SC Document 796 Filed 10/25/10 Page 4 of 4 Case 3:07-cv-05944-JST Document 797 Filed 10/26/10 Page 4 of 4
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2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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4	DATED: Ochlar 26, 2010 Chal a Lyga
5	Hon. Charles A. Legge United States District Judge (Ret.)
6	Special Master
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9	DATED:
10	Hon. Samuel Conti United States District Judge
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EXHIBIT E

	Case 3:07-cv-05944-SC Document 796 Filed 10/25/10 Page 1 of 4 Case 3:07-cv-05944-JST Document 799 Filed 10/27/10 Page 1 of 4		
1 2 3 4 5 6	COUNSEL LISTED ON SIGNATURE BLOCK		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10) No.: M-07-5944 SC		
11	In Re CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION) MDL NO. 1917		
12) STIPULATION AND [PROPOSED]		
13	This Document Relates to: ORDER MODIFYING AND ADOPTING SPECIAL MASTER'S REPORT,		
14	ALL INDIRECT PURCHASER) RECOMMENDATIONS AND		
15	ACTIONS) TENTATIVE RULINGS REGARDING) DEFENDANTS' JOINT MOTION TO) DISMISS THE SECOND		
16) CONSOLIDATED AMENDED		
17 18) COMPLAINT OF THE INDIRECT) PURCHASER PLAINTIFFS		
19			
20			
21	WHEREAS on September 30, 2010, Special Master Charles A. Legge issued		
22	and filed via ECF his Report, Recommendations And Tentative Rulings Regarding Defendants'		
23	Joint Motion To Dismiss The Second Consolidated Amended Complaint of the Indirect Purchaser Plaintiffs (Docket No. 768) (the "Papert"):		
24	Purchaser Plaintiffs (Docket No. 768) (the "Report"); WHEREAS on October 7, 2010, Defendants filed a Motion to Adopt the Special		
25	Master's Report in full (Docket No. 780);		
26	WHEREAS by letter dated October 8, 2010, the Indirect Purchaser Plaintiffs		
27	("Plaintiffs") asked the Special Master to clarify certain recommendations and tentative rulings		
28	in the Report;		
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Case 3:07-cv-05944-JST Document 799 Filed 10/25/10 Page 2 of 4 Document 799 Filed 10/27/10 Page 2 of 4

WHEREAS on October 15, 2010, the Court entered an Order extending the time for the parties to file objections to the Special Master's Report, to allow time for the Special Master to respond to Plaintiffs' request for clarification of the Report;

WHEREAS the parties have met and conferred, and, in consultation with the Special Master, reached a resolution concerning further action on the Special Master's Report;

IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the undersigned defendants and plaintiffs, that:

- The parties agree that the Special Master's Report shall be modified at page 15, lines 6-7, to provide that the allegations of the Second Consolidated Amended Complaint under the law of the states of Illinois and Maine shall be dismissed with prejudice, provided that Plaintiffs may file a Third Consolidated Amended Complaint naming plaintiffs in those states claiming injury under Illinois or Maine law, as applicable.
- Except as so modified pursuant to Paragraph 1 above, the Special Master's Report shall be adopted in full as the Order of this Court, and no party shall file objections to or further motions to adopt or modify the Special Master's Report. Defendants' Motion to Adopt the Special Master's Report is denied as moot.
- 3. By agreeing to this Stipulation and the adoption of the Special Master's Report as modified, Defendants have not waived their rights to assert arguments with respect to the relation back of any future claims filed by Plaintiffs under Illinois or Maine law, even though the Special Master's Report denied those challenges as moot.
- In addition, by agreeing to this Stipulation and the adoption of the 4. Special Master's Report as modified, no party has waived its appellate rights with respect to any argument presented to the Special Master concerning the Second Consolidated Amended Complaint.
- 5. Plaintiffs shall have 45 days from the entry of this Order to file a Third Consolidated Amended Complaint. The only amendments allowed in the Third Consolidated Amended Complaint shall be:
 - Amendments naming plaintiffs in Illinois or Maine claiming injury under a. Illinois or Maine law;
 - b. Amendments adding or dropping named plaintiffs with respect to claims and states already at issue (i.e., no new claims or states); and
 - Amendments to conform to the Special Master's Report and this Order.

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	Case 3:07-cv-05944-SC Document 799 Filed 10/25/10 Page 3 of 4 Case 3:07-cv-05944-JST Document 799 Filed 10/27/10 Page 3 of 4			
1	IT IS SO STIDIU ATED			
2	IT IS SO STIPULATED.			
	Dated: October 25, 2010 By: /s/ Mario N. Alioto			
3	MARIO N. ALIOTO, Bar No. 56433 malioto@tatp.com			
4	LAUREN C. RUSSELL, Bar No. 241151			
5	laurenrussell@tatp.com TRUMP, ALIOTO, TRUMP & PRESCOTT,			
6	LLP 2280 Union Street			
7	San Francisco, California 94123			
8	Telephone: (415) 563-7200 Facsimile: (415) 346-0679			
9	Interim Lead Counsel for the Indirect			
10	Purchaser Plaintiffs			
11				
12	By: <u>/s/ Michael W. Scarborough</u>			
13	GARY L. HALLING, Bar No. 66087			
14	ghalling@sheppardmullin.com JAMES L. MCGINNIS, Bar No. 95788			
15	jmcginnis@sheppardmullin.com MICHAEL SCARBOROUGH, Bar No. 203524			
16	mscarborough@sheppardmullin.com			
17	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP			
18	Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109			
19	Telephone: 415-434-9100 Facsimile: 415-434-3947			
20				
21	Attorneys for Defendants Samsung SDI America, Inc,.			
22	Samsung SDI <i>Co., Ltd.</i> , Samsung SDI (Malaysia) Sdn. Bhd.,			
23	Samsung SDI Mexico S.A. de C.V., Samsung SDI Brasil Ltda.,			
24	Shenzen Samsung SDI Co., Ltd., and Tianjin Samsung SDI Co., Ltd.,			
25	And On Behalf of All Other Defendants			
26	Pursuant to General Order, § X-B, the filer attests that concurrence in the filing			
27	of this document has been obtained from the above signatories.			
28				
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	Case 3:07-cy-05944-SC	Document 799	Filed 10/25/10 Filed 10/27/10	Page4 of 4 Page 4 of 4
1				
2	PURSUANT TO STIPULA	TION, IT IS SO	ORDERED.	
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4	DATED: Och le 26,	2010	Chal	a Juga
5			Hon. Char United States Di	les A. Legge strict Judge (Ret.)
6			Speci	strict Judge (Ret.) al Master
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EXHIBIT F

CRT Antitrust Litigation 2/9/16, 12:47 PM





If You Bought A Cathode Ray Tube Product, A Class Action Settlement May Affect You.

Si Ud. ha comprado un producto con tubos de rayos catódicos, Ud. puede verse afectado por un acuerdo de demanda colectiva.

Legal Notice to Indirect Purchasers

You may be affected by a class action lawsuit involving CRT Products purchased indirectly from the Defendant companies. "Indirect" means that you did not buy the CRT Product directly from any Defendant. A Settlement has been reached with Chunghwa Picture Tubes Ltd. The litigation is continuing against the remaining Defendants. A complete list of defendants is set out in the Detailed Notice.

Important Documents to read:

- Summary Notice
- Detailed Notice
- <u>Settlement Agreement</u>
- Preliminary Approval Order

IMPORTANT DATES

February 1, 2012:

- Deadline for Requests for Exclusion and Objections.
- Fecha límite para las Solicitudes de Exclusión y de las Objeciones.

March 15, 2012 at 2:00 p.m.:

- The Special Master will hold a Fairness Hearing.
- El Auxiliar Judicial Especial tendrá una audiencia de equidad.

Location of Hearing / Dirección de la Audiencia:

JAMS, Two Embarcadero, Suite 1500, San Francisco, CA 94111

Aviso Legal a los Compradores Indirectos

Usted puede verse afectado por una acción judicial colectiva que concierne productos con TRC comprados de forma indirecta de alguna de las compañías demandadas. De forma "indirecta" significa que usted no adquirió el producto TRC directamente de alguno de los acusados. Se ha llegado a un acuerdo con Chunghwa Picture Tubes Ltd. Una lista completa de los demandados se encuentra disponible en el Aviso Pormenorizado.

Documentos importantes para leer:

- Resumen de Aviso
- Aviso Pormenorizado
- Acuerdo (Inglés)
- Orden de aprobación preliminar (Inglés)

What are Cathode Ray Tube Products?

Cathode Ray Tube (CRT) Products include Cathode Ray Tubes and finished products that contain a Cathode Ray Tube such as Televisions and Computer Monitors.

Where are the Claim Forms?

There are no claim forms to submit in connection with the current settlement with Chunghwa Picture Tubes Ltd. The lawyers will be pursuing the lawsuit against the remaining Non-Settling Defendants to see if any future settlements or judgments can be obtained.

Will Proof of Purchase or Ownership of CRT Products be Required?

Please retain any receipts or other evidence of purchase of any CRT Product. Before disposing of any CRT Product please see the Detailed Notice for



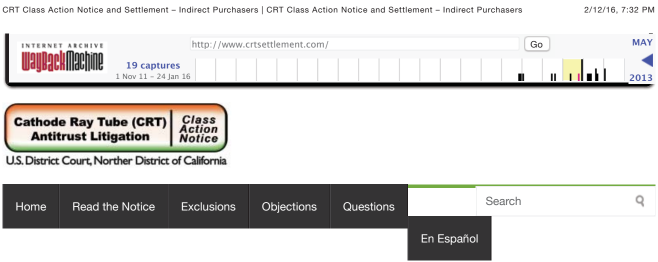
All document links above are to PDF files, which can be read using Adobe Reader. You can download Adobe Reader for <u>free from the Adobe website</u>. Click here.

If you prefer to have these documents mailed to you, please write to us.

CRT Antitrust Litigation 2/9/16, 12:47 PM



EXHIBIT G



Legal Notice

Welcome to the Information Website for the Cathode Ray Tube (CRT) Antitrust Litigation (All Indirect Purchaser Actions: 07-cv-05944-SC, MDL No. 1917, USDC, N.D. Cal.)

CLICK HERE to see the Detailed Notice, the Settlement Agreement with LG Electronics, Inc. and other important case documents.

Overview of the Certified Class

On September 19, 2013, the US District Court for the Northern District of California certified plaintiff classes in 21 states and the District of Columbia, of individuals and businesses that indirectly purchased any CRT Product from the Defendant Companies or any co-conspirator (collectively "Defendants"), for their own use and not for resale, from March 1, 1995 through November 25, 2007 (the "Litigated Class"). "Indirect" means that you did not buy the CRT Product directly from any of the Defendants.

The lawsuit claims that numerous Defendants conspired to fix, raise, maintain or stabilize prices of CRT Products resulting in overcharges to consumers who bought CRT Products such as televisions and computer monitors. The Defendants deny that they did anything wrong. The Court has not decided who is right.

Overview of the Class Settlement with LG Electronics, Inc.

A Settlement has been reached with LG Electronics, Inc.; LG Electronics USA, Inc.; and LG Electronics Taiwan Taipei Co., Ltd. ("LG"). On December 9, 2013, the Court preliminarily approved the LG Settlement and certified a nationwide (excluding Illinois, Oregon and Washington, which are bringing their own separate cases) settlement class of individuals and businesses that indirectly purchased any CRT Product from the Defendants, for their own use and not for resale, from March 1, 1995 through November 25, 2007 (the "Settlement Class"). The litigation is continuing against the remaining Defendants.

The Settlement provides for the payment by LG of \$25 million in cash, plus interest, to the Settlement Class. It also provides that LG will furnish information about the case, including other Defendants' involvement in the alleged conspiracy,

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to Class Counsel. Money will not be distributed to Settlement Class members yet. See the Detailed Notice for further information on the Settlement.

Class Member Options

Do Nothing	You will remain a member of the Litigated Class and the Settlement Class.
Exclude Yourself	The deadline to exclude yourself (opt out) from the Litigated Class or the Settlement Class is March 20, 2014 .
Object or Comment on the Settlement	The deadline to file objections or comments to the Settlement is March 20, 2014.

Consult the Detailed Notice for further information on Class Member Options.

Settlement Hearing

The Court will hold a Fairness Hearing at 10:00 a. m. on **April 18, 2014**, at 450 Golden Gate Ave., 17th Floor, Courtroom One, San Francisco, CA 94102. The hearing may be moved to a different date or time without additional notice, so it is a good idea to continue to check this website for updated information.

For more details, call toll free 1-800-649-8153 or write to:

CRT Indirect Settlement c/o The Notice Company P.O. Box 778 Hingham, MA 02043

IMPORTANT DATES

03/20/2014 Exclusion Deadline

03/20/2014 Objection Deadline

04/18/2014 Fairness Hearing:

Settlement Approved (LG)

NOTE: PDF documents may be viewed using Adobe Reader,

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which you may download for free by clicking here.



www.CRTsettlement.com

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EXHIBIT H

	Page 1
1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
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)
5	IN RE: CATHODE RAY TUBE)
	(CRT) ANTITRUST LITIGATION)
6) No. 3:07-cv-05944-SC
) MDL No. 1917
7	This Document Relates to:)
)
8	ALL ACTIONS)
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15	ORAL ARGUMENT HEARING
16	San Francisco, California
17	Tuesday, January 5, 2016
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19 20	
20 21	
21 22	
~ ~	Reported by:
23	SUZANNE F. BOSCHETTI
	CSR No. 5111
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	Page 2
1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
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) MDL No. 1917
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8	ALL ACTIONS)
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15	ORAL ARGUMENT HEARING held before Special
16	Master Martin Quinn, at JAMS, 2 Embarcadero
17	Center, Suite 1500, San Francisco, California,
18	beginning at 9:55 a.m. and ending at 1:17 p.m.,
19	on Tuesday, January 5, 2015, before SUZANNE F.
20	BOSCHETTI, Certified Shorthand Reporter No.
21	5111.
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23	
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Page 70 And beyond that on that point, it was a procedural issue 1 that could have been corrected in three seconds by the 2 issuance of a subsequent demand letter, and it would be 3 totaling, it would go back, and that would be that. 4 And I will also point to Kayes versus Pacific 5 Lumber Company 51 F.3d 1449 --6 SPECIAL MASTER: We can't -- if you're citing 7 cases that aren't in your brief, I --8 MR. BONSIGNORE: No, they're in the brief. I'm 9 just reminding -- I'm highlighting them. Kayes versus 10 Pac. Lumber, 51 F.3d 1449. The responsibility of class 11 counsel to absent class members whose control over their 12 attorneys is limited. And that's the point that I'm 13 making. The class members, lawyers other than lead 14 counsel, and more in this case than any other case I've 15 been in, had no sway whatsoever. He ran it like a 16 dictatorship. We had no control. All we could do was 17 argue and complain. 18 SPECIAL MASTER: All right. Thank you. 19 Ms. Moore, final, final, yes. 20 MS. MOORE: With regards to Massachusetts, Your 21 Honor, an error was made. An error was made two times. 22 It could -- Massachusetts could still have been valued and put in the settlement and was not. And this is a 24

case in LCD. We just -- between Massachusetts and

25

Page 71 Missouri, my partial investigation -- I haven't talked 1 to all the aggregators, but there was 41 and a half 2 million dollars distributed in LCD between those two 3 states alone. 4 SPECIAL MASTER: Okay. Well, let me --5 MS. MOORE: So this is a valuable case that 6 they could have valued and put in the settlement and 7 they chose not to. 8 SPECIAL MASTER: Okay. Is it the duty of lead 9 counsel -- and I know we have a number of people in the 10 room who have served as lead counsel. Is it the duty of 11 lead counsel to go around to every state and phone 12 lawyers and say, you know, go make a claim, go scrounge 13 around and get a class representative. Is that part of 14 the fiduciary duty of lead counsel? 15 No, Mr. Bonsignore. 16 Go ahead. 17 MS. MOORE: Yes, Your Honor, I think he's 18 putative counsel -- he's counsel -- lead counsel is 19 appointed and is given this duty, and it is his 20 responsibility to make sure that these claims are 21 pursued. And I do think he has a right to make sure --22 SPECIAL MASTER: But is it his duty --23 MS. MOORE: -- that people are not left out. 24 SPECIAL MASTER: Is it his duty to find claims, 25